Ser. No. 10/501,760

Amendment After Allowance Under 37 CFR § 1.312

REMARKS

In response to the Notice of Allowability mailed November 24, 2010, Applicants

submit this Rule 312 amendment to maintain subject matter that was inadvertently

deleted from the claims as a result of the Examiner's amendment. New claims 33-36

have been added. No new matter is added.

Applicants submit that, according to the Examiner's interview with Applicant's

representative on November 12, 2010, part of the subject matter of original claim 14

was incorporated into claim 1. However, claim 14 was cancelled in its entirety by way of

the Examiner's amendment. Applicants submit that remaining subject matter of original

claim 14 that was not incorporated in claim 1, i.e., directed to preferred embodiments

when the battery cell of claim 1 comprises a porous structure made of solid particles

that are bonded to one another by a binder at particular proportions, has now been

presented in new claims 32-36, which depend from claim 1. Accordingly, Applicants

submit that this amendment does not introduce any new matter or new issues for

consideration, but only ensures that subject matter originally recited in claim 14 is not

mistakenly cancelled before the patent issues.

Entry of the claim amendments is respectfully requested.

The Director is authorized to charge any fees or overpayment to Deposit Account

No. 02-2135

Respectfully submitted,

Bv

/Robert B. Murray/ Robert B. Murray

Attorney for Applicants

9

## Ser. No. 10/501,760 Amendment After Allowance Under 37 CFR § 1.312

Registration No. 22,980 ROTHWELL, FIGG, ERNST & MANBECK, P.C. Suite 800, 1425 K Street, N.W. Washington, D.C. 20005 Telephone: (202)783-6040

RBM:AHH 1820524